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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/936,703	09/13/2001	Byung-Soo Kim	2063-3-05	8997
35884	7590 09/20/200-	1	EXAMINER	
	G, DEGERMAN, KA	JACKSON, JAKIEDA R		
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	LOS ANGELES, CA 90017			

DATE MAILED: 09/20/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/936,703	KIM ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Jakieda R Jackson	2655			
Period for						
THE   - External afternal from the control of the c	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply y within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS	be timely filed  O) days will be considered timely.  S from the mailing date of this communication.  DONED (35 U.S.C. § 133).			
Status			<i>,</i>			
1)[						
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠	Claim(s) <u>1-8</u> is/are pending in the application.					
= 5) Claim(s) is/are allowed.						
•	☑ Claim(s) <u>1-8</u> is/are rejected.					
	') Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers					
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11)∟⊥	The oath or declaration is objected to by the E	xammer, Note the attached C	Mile Action of form 110 102.			
Priority under 35 U.S.C. § 119						
12)⊠	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).			
a)⊠ All b)□ Some * c)□ None of:						
<ol> <li>Certified copies of the priority documents have been received.</li> </ol>						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
A44 = - h == -	net(a)					
Attachme	nτ(s) ice of References Cited (PTO-892)	4) 🔲 Interview Sui	mmary (PTO-413)			
2) Not	ice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date ormal Patent Application (PTO-152)			
	ormation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 per No(s)/Mail Date	6) Other:				

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#### **DETAILED ACTION**

### Specification

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

## Claim Objections

- Claims 2-3 are objected to because of the following informalities:
  - Regarding claim 2, "an FM radio" should be --a FM radio--.
  - Regarding claim 3, "in Claims 1" should be --in Claim 1--.

Appropriate correction is required.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1, 4-6 and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Beckert et al. (U.S. Patent No. 5,794,164), hereinafter referenced as Beckert.

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Regarding **claim 1**, Beckert discloses a portable data storage/audio reproduction apparatus comprising:

a power supply (figure 3, element 66) for converting input AC power into a desired level of DC power, rectifying the converted DC power and supplying the rectifying DC power to said reproduction apparatus (column 6, lines 1-9);

a key input unit (figure 3, element 52) for inputting a plurality of key signals to operate various functions of said reproduction apparatus (column 5, lines 11-14);

a personal computer (figure 3, element 22) for downloading and storing audio data and various information data through PC communication according to a program contained therein (column 4, lines 26-28 with column 5, lines 42-55);

a flash memory (figure 3, element 106) having a desired storage capacity for storing the audio data and various information data from said personal computer (column 8, lines 57-61);

a microphone (figure 3, element 88) for convening external input voice or sound into an electrical signal (column 7, lines 7-9);

an FM radio receiver (figure 3, element 84) for receiving a desired band of FM radio signals through a receiving antenna (column 5, lines 59-65);

a central processing unit (figure 3, element 100) for controlling the operations of said key input unit (figure 3, element 52), personal computer (figure 3, element 22) and flash memory (figure 3, element 106) and performing an arithmetic operation for output

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data therefrom according to programs contained therein to generate a plurality of control signals (column 2, lines 21-29 with column 2, line 64 – column 3, line 4);

a liquid crystal display (figure 3, element 54) for providing a visual indication of output data from said central processing unit (column 7, lines 45-48);

a digital signal processor (figure 3, element 80) for processing input/output digital signals to/from said central processing unit (column 7, lines 44-46),

an audio codec (figure 3, element 86) for coding a digital audio signal from said digital signal processor into an analog audio signal (figure 3, element 80), transferring the coded analog audio signal to an audio input/output unit (column 7, lines 1-3), decoding an analog audio signal from said audio input/output unit into a digital audio signal and transferring the decoded digital audio signal to said digital signal processor (column 6, line 65 – column 7, line 11),

said audio input/output unit (figure 3, element 56) receiving an external analog audio signal, transferring it to said audio codec, receiving the analog audio signal from said audio codec and outputting it externally (column 6, line 63 – column 7, line 3);

a radio frequency transmitter (figure 3, element 85) for modulating the coded analog audio signal from said audio codec into a radio frequency signal and remotely transmitting the modulated radio frequency signal through a transmitting antenna (column 7, lines 60-66); and

an equalizer (figure 3, elements 62, 78 and 212) for compensating for a distortion of output audio data from said reproduction apparatus (column 6, lines 19-29).

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Regarding **claim 4**, Beckert discloses a portable data storage/audio reproduction apparatus further comprising an audio system for receiving said radio frequency signal from said radio frequency transmitter by wireless (portable RF device; column 8, lines 19-32) through a receiving antenna (antenna unit), demodulating it into the original audio signal (demodulator; figure 5, element 324) and outputting the demodulated audio signal externally through said speaker (speaker; column 8, lines 19-32 with column 7, lines 60-66).

Regarding claim 5, Beckert discloses a portable data storage/audio reproduction apparatus further comprising:

a first interface (figure 4, element 204) connected between said personal computer and central processing unit for data interfacing therebetween (column 6, lines 9-14); and

a second interface (figure 4, element 206) connected between said audio input/output unit and audio system for data interfacing therebetween (column 6, lines 9-14).

Regarding **claim 6**, Beckert discloses a portable storage/audio reproduction apparatus wherein said power supply includes a general battery or rechargeable battery (column 2, lines 50-51 with column 7, lines 10-14).

Regarding **claim 8**, Beckert discloses a portable storage/audio reproduction apparatus wherein said flash memory (figure 3, element 106) is a random access memory (figure 5, element 302 and 304) which is connectable to a smart card (figure 3, element 42).

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# Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beckert in view of Terui et al. (U.S. Patent No. 5,903,871), hereinafter referenced as Terui in further view of Bertino et al. (U.S. Patent No. 5,481,645), hereinafter referenced as Bertino.

Regarding claim 2, Beckert discloses a portable data storage/audio reproduction apparatus as wherein said key input unit includes:

a recording key (device that records) for storing audio data in said flash memory (flash memory; column 7, lines 22-30);

a play key (playback) for reproducing said audio data stored in said flash memory (column 8, lines 13-15 with column 10, lines 40-42);

a volume key (figure 4, element 208 and 210) for raising or lowering the level of output audio from said reproduction apparatus (column 6, lines 20-25);

an equalizer on/off key (control the sound) for turning on/off the operation of said equalizer (column 6, lines 20-25 and column 1, lines 9-12).

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a FM radio ON key (figure 3, element 84) for turning on the operation of said FM radio receiver (column 6, lines 59-63); and

a radio frequency transmission key (RF transceiver) for turning on the operation of said radio frequency transmitter (column 6, lines 63-65), but lacks a stop key, a start/end detection key, a menu key and a repeat key.

Terui discloses a portable data storage/audio reproduction apparatus wherein said key input unit includes:

a stop key (stop; figure 6, element 45) for stopping the operation of said reproduction apparatus (column 5, line 20 and column 13, lines 60-61),

a start/end detection key (ending and starting position) for detecting start and end points of said audio data stored in said flash memory (column 12, line 65 – column 13, line 3); and

a menu key (menu; figure 6, element 45) for displaying all the functions of said reproduction apparatus (column 5, lines 22-23 and column 13, lines 64-65), to have various operation buttons, but does not specifically disclose a repeat key.

However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to press the fast forward (FF) to move the marker quickly to the last location of the selected portion and the rewind (RW) key to quickly move the marker to the first location of the memory partition, as taught by Bertino (column 6, lines 23-28), which assists with the repeat process for repeating the reproduction desired data.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Beckert's apparatus to include a stop, start/end

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detection, menu and repeat key, as taught by Terui in combination with Bertino, to have various types of operation buttons which assists with the reproduction process (column 13, lines 59-67).

7. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beckert in view of Park (U.S. Patent No. 5,142,281).

Regarding claim 3, Beckert discloses a portable data storage/audio reproduction apparatus wherein said radio frequency transmitter includes:

a primary amplifer (figure 3, element 212) for primarily amplifying the audio signal from said transmission controller to a first predetermined level (column 6, lines 30-31),

a tuner (figure 5, element 320) for tuning an output signal from said secondary amplifier to a desired frequency channel (column 7, lines 60-66); and

a gain controller (figure 5, element 332) for controlling a transmission gain of said transmitting antenna (figure 5, element 322), but lacks a frequency setting/oscillating circuit, a transmission controller, an oscillator and a secondary amplifier.

Park discloses a portable data storage/audio reproduction apparatus wherein said radio frequency transmitter includes:

a frequency setting/oscillating circuit (frequency generator; figure 2, element 31) for setting desired frequency level and generating a signal (generates the signal) oscillating at the set frequency level (column 2, lines 53-59 with column 3, lines 38-40),

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a transmission controller (frequency divider; figure 2, element 28) for outputting the coded analog audio signal from said audio codec synchronously with the oscillating signal from said frequency/setting oscillating circuit (column 3, lines 43-48);

an oscillator (figure 2, element 36) for oscillating an output signal from said primary amplifier (column 3, lines 30-31); and

a secondary amplifier (figure 2, element 58) for secondarily amplifying an output signal from said oscillator to a second predetermined level (column 3, lines 16-31), for converting the output into a signal.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Beckert's apparatus such that it includes a frequency setting/oscillating circuit, a transmission controller, an oscillator, and a secondary amplifier, in order to transmit a signal to a control center in response to a reference signal from the control center (column 1, lines 21-25)

8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Beckert in view of Wells et al. (U.S. Patent No. 5,870,683), hereinafter referenced as Wells.

Regarding **claim 7**, Beckert disclose a portable data storage/audio reproduction apparatus, but lacks wherein said liquid crystal display (LCD) is of a 128x32-dot graphic type, said display including a plurality of icons for visually displaying data.

Wells discloses a portable data storage/audio reproduction apparatus wherein said liquid crystal display is of a dot graphic type (dots to be displayed; column 5, lines

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22-25), said display including a plurality of icons for visually displaying a charged state of said battery (charge state of battery; column 8, lines 51-54), an operated state of said reproduction apparatus (when battery connected, show "charging"; column 1, lines 38-41 with lines 20-22), a key input state of said key input unit (send key; column 3, lines 30-31), a name of an output tune (name information) and a list of audio data stored in said flash memory (column 9, lines 33-46 with column 5, lines 41-45), for displaying graphical information, but lacks that the display is specifically a 158x32-dot graphic

However, it would have been obvious to one of ordinary skill in the art at the time the invention was made that the display is a 158x32-dot graphic type, such that the display can be varied in intensity based on what it suitable.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Beckert's invention such that the LCD dot graphic type displays a plurality of icons, to provide a graphical functional indicator on the display, to indicate a current operating condition, as taught by Wells (column 1, lines 20-22).

#### Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Mo (U.S. Patent No. 6,594,527) discloses an electrical stimulation apparatus and method.

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10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jakieda R Jackson whose telephone number is 703.305.5593. The examiner can normally be reached on Monday through Friday from 7:30 a.m. to 5:00p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached on 703. 305.4827. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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JRJ September 7, 2004

> Juon W.J.J susan mcfadden primary examiner